## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

PRESQRIBER, LLC,	)	
	)	
Plaintiff	)	
	)	Case No. 6:14-cv-439
v.	)	
	)	
AMAZING CHARTS, LLC,	)	
	)	
Defendant.	)	

## DECLARATION OF TIMOTHY R. SHANNON IN SUPPORT OF RESPONSE IN OPPOSITION TO PLAINTIFF'S MOTION FOR LEAVE TO TAKE LIMITED AND EXPEDITED DISCOVERY ON PENDING MOTIONS TO DISMISS

- I, Timothy R. Shannon, state as follows:
- 1. I am an attorney at the firm Verrill Dana LLP, One Portland Square, P.O. Box 586, Portland, ME 04112-0586, counsel of record for the defendant, Amazing Charts, LLC ("Amazing Charts"). I am over the age of 18, am fully competent to make this affidavit, and make this declaration on personal knowledge.
- 2. Attached hereto as **Exhibit 1** is a true and accurate copy of Attorney Craig Tadlock's July 30, 2014 e-mail to myself and counsel for other defendants in other cases.
- 3. Attached hereto as **Exhibit 2** is a true and accurate copy of the Plaintiff's Requests for Admission to Defendant Medhost Relating to Section 101 Motion to Dismiss that was attached to Attorney Craig Tadlock's July 30, 2014 e-mail.
- 4. Attached hereto as **Exhibit 3** is a true and accurate copy of Plaintiff's Interrogatory to Defendant Medhost Relating to Section 101 Motions to Dismiss that was attached to Attorney Craig Tadlock's July 30, 2014 e-mail.
- 5. Attached hereto as **Exhibit 4** is a true and accurate copy of Attorney Craig Tadlock's August 4, 2014 e-mail to myself and other counsel.

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6. Attached hereto as **Exhibit 5** is a true and accurate copy of Plaintiff's Requests

for Admission to Defendant Amazing Charts Relating to Section 101 Motion to Dismiss that was

attached to Attorney Craig Tadlock's August 4, 2014 e-mail.

7. Attached hereto as **Exhibit 6** is a true and accurate copy of Plaintiff's

Interrogatory to Defendant Amazing Charts Relating to Section 101 Motions to Dismiss that was

attached to Attorney Craig Tadlock's August 4, 2014 e-mail.

8. Attached hereto as **Exhibit 7** is a true and accurate copy of Attorney Craig

Tadlock's August 12, 2014 e-mail to myself and counsel for other defendants in other cases.

Signed under the pains and penalties of perjury this 26th day of August, 2014.

/s/ Timothy R. Shannon

Timothy R. Shannon